

**EXHIBIT 35**

**Biller, Arthur**

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**From:** Johnson, Michael [Michael.Johnson@alston.com]  
**Sent:** Friday, August 02, 2013 10:33 AM  
**To:** Eaton, Mary  
**Cc:** Weitnauer, Kit; Hao, William; Simmons, Bethany; Bart Green; James, Emma; Baio, Joseph; mcarney@McKoolSmith.com; bumari@McKoolSmith.com; 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; 'glee@mofo.com'; pgoodman@McKoolSmith.com; 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggermann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrity@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenovery.com'; 'michael.martinez@mayerbrown.com'; Richard L Wynne; Howard F Sidman; Steven C. Bennett  
**Subject:** RE: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Mary: as you know, Duff's primary work papers have been produced. At the July 25 conference, Judge Glenn fully understood the scope of the work papers production, and he did not order that "everything" had to be produced. Instead, he instructed you to meet-and-confer, which you have failed to do thus far. We're not refusing to produce anything, but as it is right now we don't know what it is you're looking for, other than information about the "broken links" you describe below. We still expect you to abide by the court's directive and participate in good faith in a meet-and-confer, describing what it is that you or your experts feel they need and considering reasonable compromises in an effort to resolve the apparent dispute. Please let us know your availability to meet-and-confer by telephone on Monday afternoon or Tuesday. We'll consider your "broken links" assertion with Duff prior to the call, and I reiterate our request that you specify in advance what documents you're looking for.

Michael E. Johnson  
Alston & Bird LLP  
90 Park Avenue  
New York, New York 10016  
(212) 210-9584  
[michael.johnson@alston.com](mailto:michael.johnson@alston.com)

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**From:** Eaton, Mary [mailto:[meaton@willkie.com](mailto:meaton@willkie.com)]  
**Sent:** Thursday, August 01, 2013 7:04 PM  
**To:** Johnson, Michael  
**Cc:** Weitnauer, Kit; Hao, William; Simmons, Bethany; Bart Green; James, Emma; Baio, Joseph; mcarney@McKoolSmith.com; bumari@McKoolSmith.com; 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; 'glee@mofo.com'; pgoodman@McKoolSmith.com; 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggermann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrity@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenovery.com'; 'michael.martinez@mayerbrown.com'; Richard L Wynne; Howard F Sidman; Steven C. Bennett  
**Subject:** RE: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Michael:

Respectfully, it is not for you to judge what would be useful for our cross-examination nor to require us to specify what must be produced. The rules provide what they provide and Judge Glenn has made abundantly clear that he expects the parties to abide by them – including by producing the work papers -- or the witness(es) will not be permitted to testify. In any event, even if we agreed to provide you with a list of what we think is missing, we cannot know what you have hidden precisely because you have hidden it. All we can tell you is what we know -- not what we don't know -- and what we know is that you have failed to produce certain work papers because (a) there are broken links in the work papers you

have produced so far, (b) you yourself told the Court you only produced what you regard to be the "primary" work papers and (c) it is inconceivable that there are not other work papers in existence given the opinions Mr. Pfeiffer expressed.

As for the meet-and-confer, here is our position (which you know full well because we have been telling you this for some time now): produce everything as required, and as Judge Glenn made clear. If you believe you have a basis for not producing anything, you need to tell us what you are withholding and why you feel you are entitled to withhold it. We request an answer no later than tomorrow morning.

Thanks and have a pleasant evening,

Mary

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**From:** Johnson, Michael [<mailto:Michael.Johnson@alston.com>]

**Sent:** Thursday, August 01, 2013 6:29 PM

**To:** Eaton, Mary

**Cc:** Weitnauer, Kit; Hao, William; Simmons, Bethany; Bart Green; James, Emma; Baio, Joseph; [mcarney@McKoolSmith.com](mailto:mcarney@McKoolSmith.com); [bumari@McKoolSmith.com](mailto:bumari@McKoolSmith.com); 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; 'glee@mofo.com'; [pgoodman@McKoolSmith.com](mailto:pgoodman@McKoolSmith.com); 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggermann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrison@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenoverly.com'; 'michael.martinez@mayerbrown.com'; Richard L Wynne; Howard F Sidman; Steven C. Bennett

**Subject:** RE: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Mary: nothing is "overdue." At page 32 of the transcript, Judge Glenn directed you to meet-and-confer on the work papers issue ("You need to confer with him further"), which you failed to do prior to the deadline for submission of direct testimony declarations. Notwithstanding the extremely limited (if any) utility that production of even more work papers could have at this time, we're prepared to meet-and-confer promptly after you specify in writing precisely what it is that your clients are looking for. That information is needed so that we can consider the request in advance with Duff & Phelps, facilitating a productive meet-and-confer call. Thanks.

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**From:** Eaton, Mary [<mailto:meaton@willkie.com>]

**Sent:** Thursday, August 01, 2013 6:00 PM

**To:** Johnson, Michael; Bart Green; James, Emma; Baio, Joseph; [mcarney@McKoolSmith.com](mailto:mcarney@McKoolSmith.com); [pgoodman@McKoolSmith.com](mailto:pgoodman@McKoolSmith.com); [bumari@McKoolSmith.com](mailto:bumari@McKoolSmith.com); 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; 'glee@mofo.com'; 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggermann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrison@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenoverly.com'; 'michael.martinez@mayerbrown.com'; Richard L Wynne; Howard F Sidman; Steven C. Bennett

**Cc:** Weitnauer, Kit; Hao, William; Simmons, Bethany

**Subject:** RE: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Dear Michael:

At the hearing on July 25, you represented to the Court that you "have provided what we consider to be the primary work papers." (Hr'g Tr. at 17.) It is our position that you are not entitled to pick and choose which work papers to produce. Rather, all work papers must be produced, "primary" or otherwise, and irrespective of whether the expert considered them in forming the opinions expressed. (See Hr'g Tr. at 16-17, 36-37.) Based on our review of the documents produced, and the comments you made to the Court, it is evident that those work papers have not been produced. Kindly produce them now. They are long overdue.

Thanks in advance.

Sincerely,  
Mary

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**From:** Johnson, Michael [<mailto:Michael.Johnson@alston.com>]  
**Sent:** Wednesday, July 24, 2013 5:11 PM  
**To:** Bart Green; Eaton, Mary; James, Emma; Baio, Joseph; [mcarney@McKoolSmith.com](mailto:mcarney@McKoolSmith.com); [pgoodman@McKoolSmith.com](mailto:pgoodman@McKoolSmith.com); [bumari@McKoolSmith.com](mailto:bumari@McKoolSmith.com); 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; 'glee@mofo.com'; 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggemann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrity@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenovery.com'; 'michael.martinez@mayerbrown.com'; Richard L Wynne; Howard F Sidman; Steven C. Bennett  
**Cc:** Weitnauer, Kit; Hao, William; Simmons, Bethany  
**Subject:** RE: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Counsel: please see the attached letter, which was just sent to chambers.

Michael E. Johnson  
Alston & Bird LLP  
90 Park Avenue  
New York, New York 10016  
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[michael.johnson@alston.com](mailto:michael.johnson@alston.com)

**From:** Bart Green [<mailto:bartgreen@JonesDay.com>]  
**Sent:** Tuesday, July 23, 2013 10:33 PM  
**To:** [meaton@willkie.com](mailto:meaton@willkie.com); [EJames@willkie.com](mailto:EJames@willkie.com); [jbaio@willkie.com](mailto:jbaio@willkie.com); [mcarney@McKoolSmith.com](mailto:mcarney@McKoolSmith.com); [pgoodman@McKoolSmith.com](mailto:pgoodman@McKoolSmith.com); [bumari@McKoolSmith.com](mailto:bumari@McKoolSmith.com); 'glenn.siegel@dechert.com'; 'kotwick@sewkis.com'; 'munno@sewkis.com'; 'christensen@sewkis.com'; Weitnauer, Kit; Johnson, Michael; Hao, William; 'glee@mofo.com'; 'ckerr@mofo.com'; 'alawrence@mofo.com'; 'keckstein@kramerlevin.com'; 'pkaufman@kramerlevin.com'; 'deggemann@kramerlevin.com'; 'alevine@kramerlevin.com'; 'jgarrity@morganlewis.com'; 'rmauceri@morganlewis.com'; 'JGoodchild@morganlewis.com'; 'jrosenthal@morganlewis.com'; 'john.kibler@newyork.allenovery.com'; 'michael.martinez@mayerbrown.com'  
**Cc:** Richard L Wynne; Howard F Sidman; Steven C. Bennett  
**Subject:** Fw: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) - Email 1 of 2

Please see the email below from Chambers requesting letter briefs from all relevant parties by tomorrow at 5pm, not to exceed 5 pages, unless the parties can agree.

Bart Green  
Associate  
Jones Day  
222 E. 41st St.  
New York, NY 10017  
Phone: 212-326-3968  
Fax: 212-755-7306  
Email: [bartgreen@jonesday.com](mailto:bartgreen@jonesday.com)

----- Forwarded by Bart Green/JonesDay on 07/23/2013 10:29 PM -----

From: [Jeannie Chung@nysb.uscourts.gov](mailto:Jeannie_Chung@nysb.uscourts.gov)  
To: "Bart Green" <[bartgreen@JonesDay.com](mailto:bartgreen@JonesDay.com)>  
Cc: "Richard L Wynne" <[rlwynne@JonesDay.com](mailto:rlwynne@JonesDay.com)>, "Howard F Sidman" <[hfsidman@JonesDay.com](mailto:hfsidman@JonesDay.com)>  
Date: 07/23/2013 10:19 PM  
Subject: Re: In re Residential Capital, LLC, et al. (Case No. 12-12020 (MG)) (Proposed Order)

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All,

The Court would like letter briefs from all relevant parties by tomorrow at 5pm, not to exceed 5 pages, unless the parties can agree.

The Court would also like to schedule a hearing on this matter for 9am Thursday (if this hasn't been resolved).

Please let all relevant parties know of these deadlines and keep chambers informed of any developments.

Thank you,  
Jeannie

Sent from my iPhone

On Jul 23, 2013, at 4:57 PM, "Bart Green" <[bartgreen@JonesDay.com](mailto:bartgreen@JonesDay.com)> wrote:

Attached please find a letter to Judge Glenn from Howard Sidman on behalf of Financial Guaranty Insurance Company enclosing a proposed order relating to a deposition scheduled to be taken tomorrow at 8 a.m. We understand that Naomi Moss of Morrison Foerster spoke to Chambers today about passing on the letter and proposed order to Judge Glenn. A Word version of the proposed order is also attached.

Respectfully,

Bart Green  
Associate  
Jones Day  
222 E. 41st St.  
New York, NY 10017  
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Fax: 212-755-7306  
Email: [bartgreen@jonesday.com](mailto:bartgreen@jonesday.com)

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<July 23, 2013 Letter.pdf>  
<Proposed Order.DOCX>

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